1 2 3 4	Sara B. Allman, Esq., CSB #107932 Steven A. Nielsen, Esq., CSB #133864 ■ ALLMAN & NIELSEN ■ A Professional Corporation 100 Larkspur Landing Circle, Suite 212 Larkspur, CA 94939 Telephone: (415) 461-2700 Facsimile: (415) 461-2726	
6	Attorneys for Defendant THOMAS J. TOMANEK	
7	IN THE UNITED STAT	ES DISTRICT COURT
8	NORTHERN DISTRI	
9	NORTHERN BIOTRI	OF CALIFORNIA
10		
11	EDITH MACIAS, individually and on behalf	Case No.: C07 3437 JSW
	of similarly situated individuals; HOTON DURAN; TIFFANY HUYNH; AURA	
12	MENDIETA: WILLIAM LABOY; MIGUEL	STIPULATION TO ENLARGE TIME WITHIN WHICH TO
13 14	ACOSTA; CRUZ ACOSTA; CUAUHTEMOC TORAL; and TERESA VILLEGAS,	RESPOND TO COMPLAINT [Civil L. R. 6-1(a)]
15	Plaintiffs,	
	vs.	
16	THOMAS J. TOMANEK; and MARK	
17	GARIBALDI, individually and doing	
18	business as THE GARIBALDI COMPANY,	
19	Defendants.	
20		
21		
22		
23		
24		
25		
	1	5 1 7 N 5 S S C D (\$18.1 \$25.5 N. 17)

3 IT IS HEREBY STIPULATED by and between the parties, through their 2 respective counsel, that the time within which defendants may answer or otherwise respond to the Complaint shall be, and hereby is, extended to and including September 3 4 14, 2007. This culargement of time will not alter the date of the initial case õ management conference on October 19, 2007. G Dated: 8 - 23 - 07 7 BRANCART & BRANCART \$ 5) Elizabeth Blancart, Esq. 10 Attorneys for Plaintiffs EDITH MACIAS, individually and on behalf of similarly 11 situated individuals; HOTON DURAN; TIFFANY HUYNH; AURA MENDIETA: 12 WILLIAM LABOY; MIGUEL ACOSTA; CRUZ ACOSTA; CUAUHTEMOC TORAL; 13 and TERESA VILLEGAS 14 15 ALLMAN & NIELSEN, P. C. Dated: August 23, 2007 16 17 By: Sara B. Allman, Esq. 18 Attorneys for Defendant THOMAS I. TOMANEK 19 FARBSTEIN & BLACKMAN, APC Dated: N.I 22 By: John S. Blackman, Esq. 2,) Attorneys for Defendant MARK GARIBALDI, individually and 21 doing business as THE GARIBALDI COMPANY 25 ALLMAN & NIELSTN PC -2-Hope 212 Lackspur GA STREET Trley land .: 11 or 161-2720 ) accompto, (11 or 161-272) STIPULATION TO ENLARGE TIME WITHIN WHICH TO RESPOND TO COMPLAINT [Civil L. R. 6-1(4)]

1	IT IS HEREBY STIPULATED by	and between the parties, through their
2	respective counsel, that the time within w	
3	respond to the Complaint shall be, and hereby is, extended to and including September	
4		ill not alter the date of the initial case
5	management conference on October 19, 200	
6	,	
7	Dated:	BRANCART & BRANCART
8		
9	В	· ·
10		Elizabeth Brancart, Esq.
11		Attorneys for Plaintiffs EDITH MACIAS, individually and on behalf of similarly
12		situated individuals; HOTON DURAN; TIFFANY HUYNH; AURA MENDIETA:
13		WILLIAM LABOY; MIGUEL ACOSTA; CRUZ ACOSTA; CUAUHTEMOC TORAL
14		and TERESA VILLEGAS
15	Datade Assessed 92, 9007	
16	Dated: August 23, 2007	ALLMAN & NIELSEN, P. C.
17		
18	By	Sara B. Allman, Esq.
19		Attorneys for Defendant / THOMAS J. TOMANEK
20	Dated:	FARBSTEIN & BLACKMAN, APC
21		
22	Ву	<i>r</i> :
23		John S. Blackman, Esq. Attorneys for Defendant
24		MARK GARIBALDI, individually and
25		doing business as THE GARIBALDI COMPANY
	-2-	ALLMAN & NIELSEN, P.C. 100 Larlepur Landing Circle
		Suite 212 Farksjon, CN 01980 Telephoon: (113) 161-2790 Encomber (115) 161-2725
	STIPULATION TO ENLARGE TIME WITHIN WHICH TO RESPOND TO COMPLAINT [Civil L. R. 6-1(a)]	,

1	IT IS HEREBY STIPULATED by and between the parties, through their	
2	respective counsel, that the time within which defendants may answer or otherwise	
3	respond to the Complaint shall be, and hereby is, extended to and including September	
4	14, 2007. This enlargement of time will not alter the date of the initial case	
5	management conference on October 19, 2007.	
6		
7	Dated: BRANCART & BRANCART	
8		
9	Ву:	
10	Elizabeth Brancart, Esq.	
11	Attorneys for Plaintiffs EDITH MACIAS, individually and on behalf of similarly	
12	situated individuals; HOTON DURAN; TIFFANY HUYNH; AURA MENDIETA:	
13	WILLIAM LABOY; MIGUEL ACOSTA;	
14	CRUZ ACOSTA; CUAUHTEMOC TORAL; and TERESA VILLEGAS	
15	Dated: August 23, 2007 ALLMAN & NIELSEN, P. C.	
16		
17	By:	
18	Sara B. Allman, Esq. Attorneys for Defendant	
19	THOMAS J. TOMANEK	
20	Dated: 8/23/07 FARBSTEIN & BLACKMAN, APC	
21	CIO PAA	
22	By: WW 1 /W C	
23	John S. Blackman, Esq. Attorneys for Defendant	
24	MARK GARIBALDI, individually and	
25	doing business as THE GARIBALDI COMPANY	
	-2- ALLMAN & NED SEIN ICC	
	Salte 212 Fark-gors, GA 94939	
	STIPULATION TO ENLARGE TIME WITHIN WHICH TO RESPOND TO COMPLAINT [Civil L. R. 6-1(a)]	